## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

Plaintiff(s),	Case No District Judge Douglas R. Cole Magistrate Judge	
v.		
,	RULE 26(f) REPORT OF PARTIES (to be filed not later than seven	
Defendant(s).	days prior to the preliminary pretrial conference)	
1. Pursuant to Fed. R. Civ. P. 26(f),	a meeting was held on,	
and was attended by:		
, coun	sel for plaintiff(s),	
, coun	nsel for plaintiff(s)	
, coun	nsel for plaintiff(s)	
, coun	nsel for defendant(s),	
, coun	nsel for defendant(s),	
, coun	nsel for defendant(s),	
, coun	nsel for defendant(s),	

2. The parties:				
	have provided the pre-discovery disclosures required by Fed. R. Civ. P. 26(a)(1), including a medical package (if applicable).			
	will exchange such disclosures by			
	are exempt from disclosure under Fed. R. Civ. P. 26(a)(1)(E).			
3.	3. The parties:			
	unanimously consent to the jurisdiction of the United States Magistrate Jupursuant to 28 U.S.C. § 636(c).			
	do not unanimously consent to the jurisdiction of the United States Magistrate Judge pursuant to 28 U.S.C. $\S$ 636(c).			
	unanimously give contingent consent to the jurisdiction of the United States Magistrate Judge pursuant to 28 U.S.C. § 636(c), for trial purposes only, in the event that the assigned District Judge is unavailable on the date set for trial (e.g., because of other trial settings, civil or criminal).			
4.	Recommended cut-off date for filing of motions directed to the pleadings:			
5.	Recommended cut-off date for filing any motion to amend the pleadings and/ or to add additional parties:			
6.	Recommended discovery plan:			
	a. Describe the subjects on which discovery is to be sought and the nature, extent and scope of discovery that each party needs to: (i) make a settlement evaluation, (ii) prepare for case dispositive motions, and (iii) prepare for trial:			

•	What changes should be made, if any, in the limitations on discovery imposed under the Federal Rules of Civil Procedure or the local rules of this Court, including the limitations to 25 interrogatories/requests for admissions and the limitations of 10 depositions, each lasting no more than one day consisting of seven (7) hours?
	Additional recommended limitations on discovery:
	Recommended date for the disclosure of lay witnesses:
	Describe the areas in which expert testimony is expected and indicate whether each expert had been or will be specifically retained within the meaning of Fed. R. Civ. P. 26(a)(2).

f.	Recommended date for disclosure and report of Plaintiff(s) expert(s):					
g.	Recommende	ed date for disclosure and report of Defendant(s) expert(s):				
h.	Recommende	ended date for disclosure and report of rebuttal expert(s):				
i.	discussed di	Electronically Stored Information: The parties have sclosure, discovery, and preservation of electronically nation, including the form or forms in which it should be				
	Yes					
	No					
	<b> </b>	The parties have electronically stored information in the following formats:				
		The case presents the following issues relating to disclosure, discovery or preservation of electronically stored information, including the form or forms in which it should be produced:				

	j.	regarding product do to assert t	Privilege or Protection. The parties have discussed issues the protection of information by privilege or the work-octrine, including whether the parties agree to a procedure these claims after production or have any other agreements d. R. Evid. 502.
			Yes
			No
		i.	The case presents the following issues relating to claims of privilege or of protection as trial preparation materials:
		ii.	Have the parties agreed on a procedure to assert such claims <b>AFTER</b> production?
			No
			Yes
			Yes, and the parties ask that the Court include their agreement in an order.
7.	Recom	mended dis	scovery cut-off date:
8.	8. Recommended dispositive motion date:		
9.	2. Recommended date for status conference (if any):		
10.	Sugge	stions as to	type and timing of efforts at Alternative Dispute Resolution
1 1			
11.	Kecom	imended da	ate for a final pretrial conference:

12. Has a settlement demand been made?					
A response?					
Date by which a settlement demand can be made:					
13. Other matters pertinent to the scheduling or management of this litigate					
Signatures:					
Attorney(s) for Plaintiff(s):	Attorney(s) for Defendants(s):				
	Ol.:. D #				
Ohio Bar # Trial Attorney for	Ohio Bar # Trial Attorney for				
That Attorney for					
Ohio Bar #	Ohio Bar #				
Trial Attorney for	Trial Attorney for				
Ohio Bar #	Ohio Bar #				
Trial Attorney for					
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Trial Attorney for	Trial Attorney for				
Ohio Bar #					
Trial Attorney for					